

General Assembly

Committee Bill No. 5693

January Session, 2005

LCO No. 3356

_____HB05693APP___042105____

Referred to Committee on Human Services

Introduced by: (HS)

AN ACT CONCERNING RATES PAID BY THE DEPARTMENT OF SOCIAL SERVICES FOR RESIDENTIAL CARE HOMES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subdivision (1) of subsection (h) of section 17b-340 of the
- 2 general statutes is repealed and the following is substituted in lieu
- 3 thereof (*Effective July 1, 2005*):
- 4 (h) (1) (A) For the fiscal year ending June 30, 1993, any residential
- 5 care home with an operating cost component of its rate in excess of one
- 6 hundred thirty per cent of the median of operating cost components of
- 7 rates in effect January 1, 1992, shall not receive an operating cost
- 8 component increase. (B) For the fiscal year ending June 30, 1993, any
- 9 residential care home with an operating cost component of its rate that
- is less than one hundred thirty per cent of the median of operating cost
- 11 components of rates in effect January 1, 1992, shall have an allowance
- 12 for real wage growth equal to sixty-five per cent of the increase
- determined in accordance with subsection (q) of section 17-311-52 of
- 14 the regulations of Connecticut state agencies, provided such operating
- 15 cost component shall not exceed one hundred thirty per cent of the
- 16 median of operating cost components in effect January 1, 1992. (C)

Beginning with the fiscal year ending June 30, 1993, for the purpose of determining allowable fair rent, a residential care home with allowable fair rent less than the twenty-fifth percentile of the state-wide allowable fair rent shall be reimbursed as having allowable fair rent equal to the twenty-fifth percentile of the state-wide allowable fair rent. [Beginning with the fiscal year ending June 30, 1997, a] A residential care home with allowable fair rent less than [three] five dollars and ten cents per day shall be reimbursed as having allowable fair rent equal to [three] five dollars and ten cents per day. Property additions placed in service during the cost year ending September 30, [1996] 2005, or any succeeding cost year shall receive a fair rent allowance for such additions as an addition to [three] five dollars and 29 ten cents per day if the fair rent for the facility for property placed in service prior to September 30, [1995] 2004, is less than or equal to [three] <u>five</u> dollars and ten cents per day. <u>D</u> For the fiscal year ending 32 June 30, 1996, and any succeeding fiscal year, the allowance for real wage growth, as determined in accordance with subsection (q) of section 17-311-52 of the regulations of Connecticut state agencies, shall not be applied. (E) For the fiscal year ending June 30, 1996, and any succeeding fiscal year, the inflation adjustment made in accordance with subsection (p) of section 17-311-52 of the regulations of Connecticut state agencies shall not be applied to real property costs. (F) Beginning with the fiscal year ending June 30, 1997, minimum allowable patient days for rate computation purposes for a residential care home with twenty-five beds or less shall be eighty-five per cent of licensed capacity. (G) Beginning with the fiscal year ending June 30, [2002] 2006, for the purposes of determining the allowable salary of an administrator of a residential care home with sixty beds or less the department shall revise the allowable base salary to [thirty-seven] forty-eight thousand dollars to be annually inflated thereafter in accordance with section 17-311-52 of the regulations of Connecticut state agencies. The rates for the fiscal year ending June 30, 2002, shall be based upon the increased allowable salary of an administrator, regardless of whether such amount was expended in the 2000 cost

17

18

19

20

21

22

23

24

25

26

27

28

30

31

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

report period upon which the rates are based. (H) Beginning with the fiscal year ending June 30, 2000, the inflation adjustment for rates made in accordance with subsection (p) of section 17-311-52 of the regulations of Connecticut state agencies shall be increased by two per cent, and beginning with the fiscal year ending June 30, 2002, the inflation adjustment for rates made in accordance with subsection (c) of said section shall be increased by one per cent. (I) Beginning with the fiscal year ending June 30, 1999, for the purpose of determining the allowable salary of a related party, the department shall revise the maximum salary to twenty-seven thousand eight hundred fifty-six dollars to be annually inflated thereafter in accordance with section 17-311-52 of the regulations of Connecticut state agencies and beginning with the fiscal year ending June 30, 2001, such allowable salary shall be computed on an hourly basis and the maximum number of hours allowed for a related party other than the proprietor shall be increased from forty hours to forty-eight hours per work week. (J) For the fiscal year ending June 30, 2005, each facility shall receive a rate that is two and one-quarter per cent more than the rate the facility received in the prior fiscal year, except any facility that would have been issued a lower rate effective July 1, 2004, than for the fiscal year ending June 30, 2004, due to interim rate status or agreement with the department shall be issued such lower rate effective July 1, 2004. (K) For the fiscal year ending June 30, 2006, the per diem rate that each residential care facility is to receive based on the cost report of September 30, 2004, shall be increased in accordance with this subparagraph. The Commissioner of Social Services, shall rank each residential care home rate based on the cost report of September 30, 2004, from the residential care home that receives the highest rate to the residential care home that receives the lowest rate. The commissioner shall divide the residential care homes into three equal groups based on such ranking and shall increase the per diem rate for each residential care home as follows: For the group of residential care homes with the highest rates, a fifty cent per diem increase; for the middle group of homes, a one-dollar per diem increase; for the group

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

of homes with the lowest rates, a two-dollar per diem increase.

This act shall take effect as follows and shall amend the following sections:

Section 1 July 1, 2005 17b-340(h)(1)

HS Joint Favorable C/R APP

APP Joint Favorable